Case 1:05-cv-00122-MBC Document 20-2 Filed 09/01/2006 Page 1 of 32 IN THE UNITED STATES DISTRICT COURT 1 FOR THE WESTERN DISTRICT OF PENNSYLVANIA 2 \* CIVIL ACTION CHARLES D. WILSON, \* NO. 05-122E Plaintiff 3 ORIGINAL 4 VS. MOTION CONTROL INDUSTRIES, DIVISION OF CARLISLE CORPORATION, RETIREMENT PLAN FOR BARGAINING \* Senior Judge UNIT EMPLOYEES OF MOTION CONTROL \* Maurice B. Cohill, Jr. INDUSTRIES, DIVISION OF CARLISLE 7 CORPORATION, Defendants 9 10 Deposition of : CHARLES D. WILSON 11 Tuesday, August 1, 2006 Date 12 10:07 a.m. 13 : Law Offices of Meyer & Wagner Place 115 Lafayette Street 14 St. Marys, PA 15857 15 Reported by : Elizabeth Schreiber Nissel RPR and Notary Public 16 17 APPEARANCES: 18 JASON METTLEY, Esquire, via telephone 19 appeared on behalf of the Plaintiff 20 NEAL R. DEVLIN, Esquire, via telephone appeared on behalf of the Defendants 21 22 23

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**EXHIBIT** 

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CHARLES D. WILSON, called as

a witness, was sworn and testified as follows:

## DIRECT EXAMINATION

BY MR. DEVLIN:

- Q. Hi, Mr. Wilson. My name is Neal Devlin, and I represent Motion Control, Carlisle Corporation and actually all of the defendants in a lawsuit in which you filed.
  - A. Okay.
- Q. And prior to starting your deposition, I just wanted to put one or two things on the record which I briefly discussed with Mr. -- with your attorney, Mr. Mettley, just beforehand.
  - A. Um-hmm.
- Q. We're conducting this deposition as part of Phase 1 discovery in this case, and so the deposition is going to be limited to those issues relevant to two threshold legal issues that were identified by us and your counsel and that are the limits of Phase 1 discovery. The reason I'm putting that on the record is because it's my understanding that our arrangement with Mr. Mettley and your counsel is that we're doing this discovery and this deposition and reserving the right, in the event we get into Phase 2 discovery, to do a subsequent deposition related to some of the factual issues including factual

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issues related to your claim of a disability.
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           Is that right, Jason?
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           MR. METTLEY: That is accurate, Neal.
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    BY MR. DEVLIN:
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           Beyond that, I don't expect this to be a very long
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      Q.
    deposition, Mr. Wilson, so -- have you ever been deposed
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    before?
           Ever been to where?
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      Α.
           Have you ever been deposed before?
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      Α.
           No.
           It's a situation -- obviously I'm doing this by
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    phone, so it's a little bit different than a standard
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    deposition, but I'm just here to ask you some questions to
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    get some factual information regarding the claims you've
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    alleged. There are a couple of standard ground rules for
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    depositions that usually make us proceed a little bit
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    easier, and because we're doing this by phone, they're
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    probably even more important.
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           The two key ones really are: I'm going to do my
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   best to ask my questions and then, when I'm done, pause
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The two key ones really are: I'm going to do my best to ask my questions and then, when I'm done, pause and then allow you to answer it. It's very easy -- in normal depositions and especially in ones over the phone -- for us to end up talking over one another, so I will do my very best to pause when I'm done with my question and wait for your answer, and then I will wait

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for you to do the same. If we end up talking over one another, I may end up going back and just repeating things to make sure they're clear on the record.

Okay. That's fine.

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- The other thing is, I will do my best to make my questions clear, but if at any point you don't understand 6 my question, just let me know and I will rephrase it. And finally, if at any point you need a break or you want to confer with your counsel, let me know. Understanding that we're doing this by phone, you know, if something comes up and you want to confer in private with Attorney Mettley, just let me know and I will be happy to get off the line or you guys can get on another line there and talk, whatever works. Is that fair enough?
  - Fair enough. Α.
  - Can I just get your name for the record? Q.
- Charles D. Wilson. 17 Α.
  - And what is your current address? Q.
  - 1990 Ridgway Johnsonburg Road, Ridgway, PA, 15853. Α.
  - Is there any reason today that you can't give 0. accurate and truthful testimony? For instance, are you on any medication that would prevent you from doing that or anything else?
    - Not right now. I do take pain medication, but I haven't taken any today.

- Q. Okay. Can I just get a brief employment history for you starting with whatever employment you held prior to your employment at Motion Control and then the period of your employment at Motion Control?
  - A. Before I worked at Motion?
- Q. Yeah, both. Give me what you did before at Motion and then go into Motion.
- A. Well, I used to work -- at one time I worked at Weyerhaeuser for a year, and then when I was -- I got laid off there and I got hired at Motion Control. At that time it was called Molded Materials.
  - Q. Okay.

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- A. Yeah. And I've been there probably a little over 14 30 years.
  - Q. Okay. When were you hired at what is now known as Motion Control and then Molded Materials? What year?
  - A. Oh boy, '72.
  - Q. Okay. And when did you stop working there?
- A. When did they hang it up? '02, wasn't it? When did they close the doors there? I think it was '02. I'm not positively sure of a certain date there, but it was in around that period there.
  - Q. Okay. Let me just get the complaint here so we have a point of reference. I believe that the last day of production work at Motion Control, the facility that you

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1 | worked, was January 11, 2002.
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- A. Yeah. Okay. I knew it was in around there somewhere, but I thought it was in '02.
- Q. And is that when you stopped working there, on January 11, '02?
  - A. Yeah. That's when they told everybody to get out.
- Q. Okay. What were your general job duties at Motion 8 Control?
- 9 A. I was maintenance electrician, and I was also a 10 lead man for a certain amount of time.
- Q. Did any of your responsibilities that you had as a maintenance electrician or lead man while at Motion
  Control continue past January 11, 2002?
- 14 A. You're saying at Motion?
- 15 Q. Yes.

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- 16 A. No.
- 17 | Q. Okay.
- 18 A. I mean, once they told us to get out, that was it.
- 19 Q. Okay. Obviously the -- part of your claim or the
- 20 basis of your claim revolves around a retirement
- 21 disability benefit plan that was in place for Motion
- 22 | Control. You're aware of that. Right?
- 23 A. Right.
- Q. I want to get an understanding as to what your
- 25 understanding of the procedure was to apply for disability

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benefits through that plan. I just want to understand what you knew at the time, let's say as of January 11, 2002, and anytime before that, what you understood to be the procedure to apply for and obtain benefits under the disability portion of that --
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- A. Are you saying what I understood after I became disabled by Social Security? Is that what you're saying?
- Q. Yeah. I want to know what you understood to be the procedure you had to follow under the plan and sort of when you learned that stuff.
- A. Well, the only thing I knew about the plan was what we got in -- what they sent us in the mail and -- you know, every -- for every contractor it was a -- you know, whatever the pension plan, how it was set up. It was stated in there, in that pension plan, that if you became disabled somehow, that the pension would be, you know, for you, you know, if you -- you know, if Social Security -- if -- Social Security had to state that you were disabled, and then you could get your Social Security pension -- I mean, your disabled pension.
  - Q. Okay.

- A. That part I knew. Now, do you want to know what -do you want to know what I did after Social Security did
  say I was disabled, or what do you want to do?
  - Q. Let me ask you a question before that.

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A. Okay.
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- Q. So it was your understanding -- and from your answer I'm assuming this, so tell me if it's wrong, but I'm assuming that while you were employed at Motion Control, prior to January 11, '02, you understood that if you were to go in and get any disability benefits under the Motion Control plan, you first had to be determined to be disabled by the Social Security.
  - A. Oh sure. It's stated like that right in the book.
- Q. Okay. And so you felt that -- so it was your understanding that, once you were deemed disabled by the Social Security Administration, you could then go through a process to apply for benefits under the plan?
  - A. That's what I took for granted.
- Q. Let me know prior -- and again, prior to January

  11, 2002 -- and the answer to this may be you had no

  understanding. And if that's it, that's fine. Prior to

  January 11, '02, what did you understand to be the

  procedure you had to go through with respect to the plan?

  In other words, was there an application? How did you get

  the application? Who did you call for the application?

  That type of stuff.
  - A. This is while I was still working at Motion?
- Q. Right.
  - A. Well, while I was still working at Motion, you

- know, I'm sure you could go right through Motion Control 1 in Ridgway. You know what I mean? You understand? 2
- 3 Yeah. Who would you have gone through? Was it one office or one specific person?
  - Human resources at Motion Control in Ridgway, Α. that's what I gathered, you know. They -- as far as I know, that's what you had to do before -- that's when I was still working at Motion, yes.
  - All right. And that's all I want to know is what Q. your understanding of it was. Okay. Now, you had indicated that you -- tell me what you did after January 11, '02, with respect to what your understanding was what you had to do to get disability benefits.
  - After I was disabled?

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- Yeah. Well, first let's ask this question so we Q. have a point of reference. What date were you disabled?
  - They considered me disabled May 3 of '03. Α.
- Okay. And this is one of the things that I 0. generally discussed with Attorney Mettley right beforehand. Do you understand that I'm not looking to get into any of the underlying merits or facts related to your disability? But just so that we have some basic idea here, what is the nature of your disability?
- My back. I've had back surgeries and that, and I fell off a 12-foot stepladder, is what happened to me.

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   It's an accident.
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- Okay. When did you fall off that stepladder? 0.
- 3 January 14 of '03.
- Okay. When did you first see a doctor regarding 4 0.
- that fall? 5

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- The next day. A.
- You didn't fall off that stepladder at Motion 7 0.
- Control, right? 8
  - No, Huntington Foam. Α.
- What's Huntington Foam? 1.0 0.
- What's that? 11 Α.
- What is Huntington Foam? 12 0.
- It's a foam plant. 13 Α.
- Okay. Were you working there? 14 0.
- Yes. 15 Α.
- Okay. When did you start working there? 16 Ο.
- Oh boy. The date I can't remember, but it was 17
- after Motion Control closed up, you know. I'd say 18
- probably about -- had to be the later part of '02. 19
- Okay. So you fell off a stepladder while working 20 0.
- at Huntington Foam on January 14, '03. Is that right? 21
- Right. 22 Α.
- Okay. When did you apply for Social Security 23
- disability benefits? 24
- I applied for that around -- when did I apply for 25 Α.

- 1 that? That would have been on May 3, May 3 of '03,
- 2 | because that's when I -- no. I take that back. It was
- 3 | probably a couple months after that. I don't know the
- 4 | specific date, but --
  - Q. And --

- 6 A. I was considered disabled May of '03. That part --
- 7 I mean, that date I remember.
- 8 Q. So the Social Security Administration determined
- 9 that -- the onset date of your disability was May 3, '03?
- 10 A. Right.
- 11 | Q. When did you receive your first Social Security
- 12 | disability check?
- 13 A. It was probably around November of '04.
- 14 Q. Okay. Do you know if you got checks retroactive to
- 15 | any point?
- 16 A. Oh yes, to -- well, it was retroactive -- August 21
- 17 | is when they made my determination that I was going to get
- 18 | my disability.
- 19 | O. Of '04.
- 20 A. August 21 of '04 is when they sent me the letter
- 21 stating that I would get my disability.
- 22 | Q. And then you believe you actually physically got
- 23 | the first check sometime in November of '04. Is that
- 24 | right?
- 25 A. Yeah. It was in around there because then there

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was a backdated check too. You understand what I mean?
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           Yeah. That's what I'm trying to get to. In other
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      Ο.
    words -- and again, this is nothing more than an
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    assumption, so correct me if I'm wrong -- but if they had
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    an onset date of May of 2003 -- and I notice in your
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    complaint you regard -- you reference that you were
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    determined to be entitled to benefits retroactive to --
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           Right, but that's only six months -- that would
      Α.
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    have been six months after May 3, you know. They always
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    go six more months, you know. Even though they determine
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    you disabled in '03, you know, you don't get your benefit
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    for six months. You understand --
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           MR. METTLEY: Neal, I can make this real easy. I'm
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    looking at his notice of award, and it is consistent with
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    what he's been testifying to. And it says on this -- and
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    I'd be happy to send you a -- "You are entitled to monthly
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    disability benefits beginning November 2003. We found
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    that you became disabled under our rules May 3, 2003."
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    And the date of this notice is August 21, 2004.
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           THE WITNESS: That's what I said.
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           MR. METTLEY: It is what you said, Chuck. I just
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    thought I'd make it easier.
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23
           THE WITNESS: Yeah.
           MR. DEVLIN: And Mr. Wilson, I didn't have that, so
24.
    I wasn't trying to trick you or anything.
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            THE WITNESS: Oh yeah. I understand that.
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           MR. DEVLIN: Jason, if you don't mind sending that
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    up to me, that would be great because that would be very
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    helpful.
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           MR. METTLEY: I have no problem doing that.
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           THE WITNESS:
                         I don't have a problem either.
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           MR. METTLEY: As a matter of fact, it's a two-page
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    notice. What I have is two pages.
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           THE WITNESS: Yeah. That's a copy. The page they
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    give you is -- you know, the Page 2 is on the back, you
11
    understand.
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           MR. METTLEY:
                         Oh.
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           THE WITNESS: I didn't give you the original.
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           MR. METTLEY: Okay. So I can give you what I have.
15
                        Yeah. That's fine. And if at some
           MR. DEVLIN:
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    point -- whatever you have, obviously, and at some point
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    we'll have to complete one if you don't have it, Jason,
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    but --
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           MR. METTLEY: I'm with you.
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    BY MR. DEVLIN:
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           Okay. So on August 21 of '04 you receive a
      ο.
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    determination from Social Security that you are disabled.
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    Correct?
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      Α.
          Yes.
25
      Q.
          And they find that you were disabled, the onset
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date May of '03, and therefore you're entitled to payment starting November of '03?

A. '03, right.
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- Q. When was the first time that you made any attempt to secure disability benefits under the Motion Control plan?
- A. That would have been -- after I got my determination from Social Security, I -- you know, I talked to the -- you know, some people at the union, and they gave me the phone number and a name of a person and an 800 number to call, and I called that number.
- Q. All right. Who did you talk to -- and I don't want to -- if it was Mr. Mettley or Mr. Eberle or anybody else from their law firm or any other lawyer representing the union, I don't want to know anything about any conversations you had there, but if it wasn't those people, who did you talk to at the union to get that information?
- A. Well, Larry Donachy was the chief steward. I mean, I got the phone number from him. Ed Greenawalt was the president of the union. You know, they were -- Larry's who I got the number from, but --
- Q. Okay. This is a question that I might guess the answer is you have no idea, but do you remember what the number was?

- 1 A. Yes, I do.
- 2 Q. There you go. What was the number?
- 3 A. 800-840-5635.
- 4 Q. Okay. And what did you understand to be the --
- 5 A. I got an extension. Do you want that too?
- 6 0. Sure.
- 7 A. 7938.
- Q. Okay. And did you have the name of a person who you were supposed to call?
- 10 A. Well, the only name I had was Norm Tarbells.
- 11 Q. Did you know who he was?
- A. All I could -- only thing I was to understand that he was a human resource -- you know, he was the human
- 14 resources person. That's the only thing I know.
- 15 Q. Had you ever had any contact with Mr. Tarbell 16 before this?
- 17 A. No.
- 18 Q. Was he a human resource person?
- 19 A. As far as I know.
- Q. Was he a human resource person at Motion Control
- 21 when you were working there at the facility where you
- 22 | worked?
- A. No, no, no, he was down Charlottesville. This is after Motion closed up.
- Q. I understand. Okay. So Mr. Donachy gave you the

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phone number for Mr. Tarbell and told you to call him.
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Α. Right.

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- And what was your understanding as to what you were supposed to ask Mr. Tarbell or get from him or --
- Α. From my understand -- all I asked him, I wanted the appropriate paperwork to file my disability pension.
  - Okay. And what did he tell you?
- I never talked to him. He never called me back. kept leaving a --
  - You called the one-eight-hundred number you just Ο. gave me, and what happened when you called?
  - I just kept getting his voice mail or answering machine or whatever they give you there. And I kept leaving a message, and he never called me back.
    - How many times did you call that number? Ο.
- Oh boy. I don't know. You know, I didn't count Α. or -- I didn't count every time I called him. Could have been four or five, half a dozen. Who knows? I know I called him in a certain amount of time period. I do remember one thing, one thing real distinctly. This is the last time I called him. I called him and I said to him, "Sir, if you don't want to talk to me, at least send me the appropriate paperwork." And that never happened.
  - Q. Okay.
  - And then I talked to the -- I talked to the union Α.

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again, and they said that -- told me it's a waste of time; that they weren't calling anyone. So they weren't -- didn't want to make -- they didn't make any contact, as far as I know, with the -- didn't want to make contact with myself or anybody else, so I kind of gave up on it after that.
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- Q. Okay. Understanding you don't remember the precise date -- but I want to get as close to a timeframe as possible here -- give me your best recollection of when you placed the first call to Mr. Tarbell.
- A. I'd say sometime after I got my -- I'd say in the last week, sometime, of August and probably the -- around the first week of September, if I had to guess, you know.
  - Q. Okay.

- A. Because I wouldn't have called him before I had my determination. That's kind of pointless. You know what I mean.
- Q. Sure. Okay. And for what period of time did you place the -- whatever number of calls you placed, regardless -- and you said the numbers four to six, but I understand that was just an estimate.
- A. Yeah. I -- if I had to remember, you know, it was like, you know, I'd call him once or twice, and then maybe a week later call him again or whatever, you know. I'm real fuzzy -- I mean, that's a couple years ago -- of the

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exact amount of time I spent calling him, but I'm sure of
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    it that I at least called him four or five times and, you
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    know, in a two- or three-week period, you know, around
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    that period of time, you know. I don't know exactly --
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    exact dates or anything, but I didn't really -- I didn't
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    think it was a big deal trying to get ahold of this guy,
 6
    you understand.
 7
           Yeah. When you would call him -- and I know you
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      Q.
    had an extension number -- what would happen? Would his
    voice mail pick up or a person pick up?
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           There you go.
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      Α.
           And give you an option for voicemail?
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           Voicemail, yeah, and I left a message.
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      Α.
           Did the voicemail have any options to kick out to
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      0.
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    a --
           I think one time -- I can't remember for sure.
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      Α.
    think one time I did talk to a receptionist one time, if I
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    remember correctly. It was only one time, and that was
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    it.
           Do you remember how you ended up talking to a
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      0.
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    receptionist?
           It was one of them things where you stay on the
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    line deals. It was probably by mistake anyways, but it
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    was one of them things where I stayed on the line, and
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    then it was one of them things where, you know, they still
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wouldn't -- you know, it was like always when you try to call anybody nowadays; they don't want to talk to you anyway.
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- Q. When you talked to the receptionist, what did you tell him or her?
  - A. I just wanted to talk to the human resources.
- Q. And what did they do?

- A. Give me the same runaround.
- Q. Well, what -- please -- what do you mean by the same runaround?
  - A. Just, you know, that he wasn't in or whatever, you know what I mean, same thing, trying to get ahold of him, same thing. I never got a chance to talk to him.
  - Q. Did you tell the receptionist -- you had indicated to me you told the receptionist you wanted to talk to human resources. Did you tell him or her what you actually wanted?
- A. I don't think so. I don't -- you know, I didn't know whether she was -- not that I know of, you know. I don't remember saying anything like that to them because I wanted to -- what I wanted to say, I wanted to talk to him, you know. I didn't think she cared one way or the other what I, you know, wanted to talk with that Norm Tarbells for.
  - Q. What did you understand -- your best understanding

- of what Norm Tarbell -- what you would get from him had he sent you what you thought he should send you? Does that make sense?
  - A. Well, yeah. The appropriate paperwork to file for your disability pension, that's what I figured. There wasn't going to be anything else. I didn't think he was going to send me flowers.
- Q. Do you know what that paperwork was, I mean, physically what -- you know.
  - A. No. I didn't -- I never seen any.

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- 11 Q. Did you ever inquire to the union as to whether 12 they had copies of it?
- A. Not really. I didn't think they would. I never asked them.
  - Q. Did you have an understanding as to what you would do with that paperwork if you got it?
- 17 A. I'd file back with Carlisle.
- 18 Q. Okay. Do you know with whom at Carlisle or what 19 office?
- 20 A. I'm only taking a guess, with this guy I was trying 21 to get ahold of.
- Q. So you tried to get ahold of Mr. Tarbell over this span of maybe two to three weeks.
- 24 A. I'm only taking a guess there. I --
  - Q. I understand. I'm not going to hold you. I just

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1 | want to get a general frame of reference for the time
2 | period.
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A. Right.

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- Q. And it seems logical to me, if you made your first call in late August or early September, I mean, did you finish calling by the end of October? Did you call for more than a two-month period?
- A. Oh, I don't -- I think after the union said it was going to be pointless, I kind of give up on it then.
  - Q. And do you remember when the union told you that?
- A. Oh, I -- I don't know, probably after that period I got done -- you know, I went and asked, you know, why this guy don't get ahold of me, and I'd say sometime before I went and talked to the attorneys I had to talk to now, had to be -- you know, whenever I -- that point was, had to be -- I'd say in September sometime if I had to guess. I know I didn't go any longer span than that.
  - Q. Okay. So sometime in September of '04 you had -prior to that you had tried to call Mr. Tarbell several
    times; never got through to him.
  - A. No.
- Q. You talked to the union. They told you it was a waste of time.
- 24 A. Right.
  - Q. And that was it. That was the last -- at that

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point you didn't make any further attempts to contact Mr.
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   Tarbell, anyone at Carlisle or anyone at Motion Control.
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   Is that right?
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- No, because that's the only person they told me I had to get ahold of, you know. I didn't know anybody else.
- All right. Did you have an understanding of if you Ο. had been able to obtain the appropriate forms to file a claim for disability and if you had submitted them, what would happen then? Did you have an understanding of what --
- Well, only thing I would -- thought was they would Α. have had to approve it no matter what I wrote down, no matter what I was doing there. I'm sure it had to go for approval. All I wanted was the paperwork to get it started, and they didn't do that. They didn't supply that for me.
- Did you ever have any contact with any other former Motion Control employee who tried to get -- either tried to get the paperwork you were trying to get or were successful in getting it or file an application?
- No, not really. I -- none of these people were --Α. that I know of, that I -- you know, I don't see them or anything like that. I didn't call them or anything, no, because I figured the union had to know what was going on

here. I do remember one -- I do remember one thing that there was one person I did hear was going through the same thing that I was going through, but that's all scuttlebutt, you know.

- Q. Who did you hear was going through the same thing?
- A. I think James Clark.
  - Q. Okay.

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- A. Now, what he was going through or what was going on there, I don't know. All I knew that he was going through the same thing. What the rest of them was doing, I don't know, you know.
- Q. So you weren't aware if anyone else was able to obtain application for disability benefits from Carlisle or Motion Control.
- A. From what I understood, they all had a tough time. Whether they got them or not, I don't know, but as far as I know, a lot of them didn't.
  - Q. And where did you get that understanding from?
  - A. From the union.
- Q. And when you say the union, specifically who were you talking to? You had given me two names before.
- A. Well, Greenawalt and Larry Donachy, you know,
  they're -- I heard bits and pieces from both of them, you
  know, that they were having a tough time; that none of the
  people were -- you know, a lot of the people weren't

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getting their -- who did and who didn't, you know, I didn't ask any questions like that, but they were just, you know, casual talking, you know. And I just asked what was going on here and things, and that's about what I got out of it.
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- Q. Okay. Did you ever have any discussions with any of the union folks or any other employee -- and again, this is specifically excepting any discussions you had with any attorney -- with them about whether or not you would be eligible for disability benefits from Motion Control?
- A. No. They never really -- never said anything to me whether I was going to be eligible or not. All they did was give me the firm and that to get the appropriate paperwork. That's the only thing. They didn't say whether I was -- we'd be eligible to get it or not. You know, they didn't determine that for none of it.
  - Q. Okay. After January 11 of 2002, which is the date when the plant shut down --
    - A. Okay.

- Q. -- shut down, did you continue to receive any payments from Motion Control after that?
- 23 A. After the plant closed?
- 24 O. Yeah.
- 25 A. Oh yeah.

- Q. Do you remember for how long you received those payments?
  - A. Sixty days.

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- Q. Okay. After that --
- A. That's under Warren Act.
- Q. After you finished receiving the Warren Act payment, did you receive any other -- let's start -- did you receive any other payment from Motion Control?
- 9 A. Vacation, severance money, got hospitalization for 10 a number of months.
  - Q. Okay. When did you receive those payments, if you remember?
- A. Oh, since -- since the plant closed until -- like I 13 said, 60 days we got our wages. The hospitalization I 14 think went six months? And then, you know, there was that 15 severance plan, that came quite a bit of time after that, 16 probably at least a year or so after the plant closed 17 before I got that money. But I got vacation after that. 18 That was a -- that took forever to get that too. I don't 19 know exact date, but it was a while. 20
  - Q. You had indicated that after the plant closed at the -- after the Motion Control plant closed, you went to work for a company, Hunting Foam (sic).
- 24 A. Yeah.
  - Q. I thought that was in the latter part of 2002?

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A. Yeah.
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- Q. Did you work for anyone else between Motion Control and Hunting Foam?
- A. I worked for myself for a little bit, installed some equipment, that was about it.
  - Q. Okay. Beyond working for yourself, your first employment after Motion Control was for Hunting Foam.
    - A. Yeah. Right.
  - Q. Do you continue to work for Hunting Foam?
- 10 A. Do I?
- 11 | Q. Yeah.
- 12 A. Oh no. I'm disabled.
- 13 | Q. When did you stop working?
- A. That would have been in January there. But then they brought me back a couple times, so the last time it would have been would probably be probably the end of '02 sometime.
- 18 Q. Okay.
- A. Probably close to '03, really, to tell you the truth.
- Q. Did you mean the end of '03 close to '04, because you originally told me you fell January 14 of '03?
  - A. Right.
- Q. So you would have continued to work off and on in
- 25 | '03?

- Case 1:05-cv-00122-MBC Document 20-2 Filed 09/01/2006 Page 28 of 32 Yeah, off and on in '03. I still -- they had me 1 Α. come in there until -- then I had my operation. And then 2 after my operation, then it was -- I never really got back 4 to work there. Okay. Were you covered by any type of disability 5 Q. plan for Hunting Foam? 6 No, just compensation. 7 Did you go through any type of Workers Compensation 8 0. with Hunting Foam? 9 Workers' Comp I got, yeah. 10 Α. Did you have to go through any type of proceeding 11 Q. 12 to do that? Nope. Α. Are you aware of any other employee of Motion 14 Q. Control who ever got in touch with Mr. Tarbell? 15
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- Nope. Don't know. Α.
- MR. DEVLIN: All right. Those are all the 17 questions I have, Mr. Wilson. 18

THE WITNESS: Okay. 19

MR. DEVLIN: Jason, you guys want to read or --

MR. METTLEY: Yeah. We'll read.

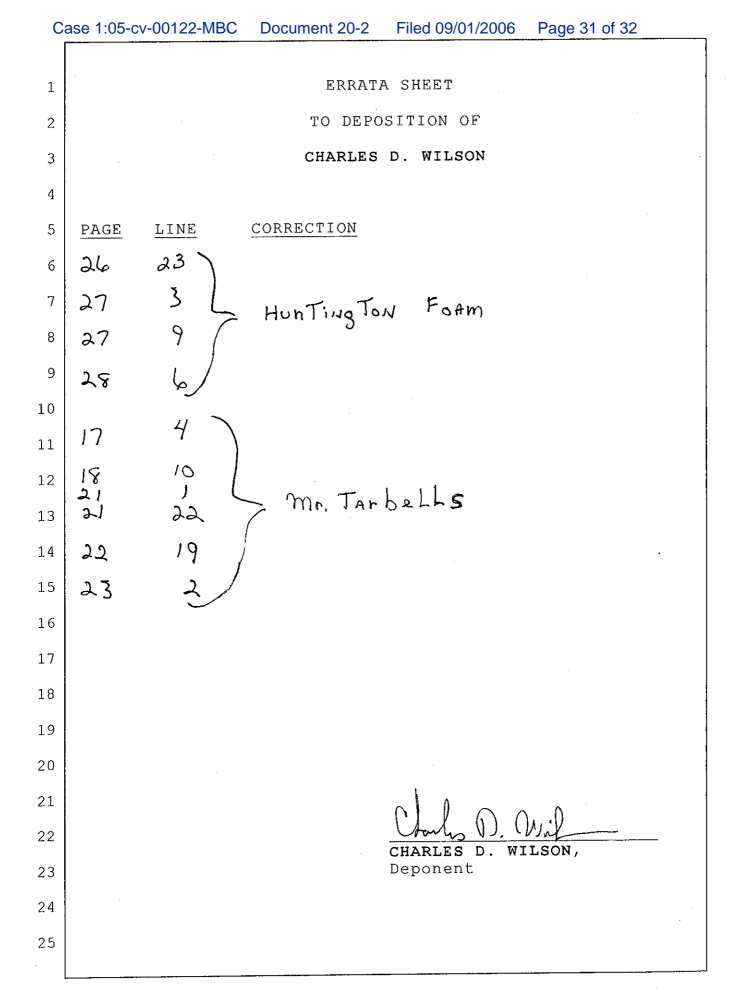
MR. DEVLIN: Jason, if you could just get me that Social Security determination, and then I know we had -you had indicated the answer to the interrogatories to be coming sometime over the next couple weeks, something like

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     that?
            MR. METTLEY: Yeah. We can talk about -- actually,
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     go off the record here.
  3
             (Off-the-record discussion.)
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             (The deposition was concluded at 10:42 a.m.)
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## CERTIFICATE OF COURT REPORTER 1 I, Elizabeth Schreiber 2 Nissel, a notary public in and for the Commonwealth of 3 Pennsylvania, do hereby certify that the witness, 4 CHARLES D. WILSON, was by me duly sworn to testify the 5 truth, the whole truth, and nothing but the truth; that 6 the foregoing deposition was taken at the time and place 7 stated herein; and that the proceedings are contained 8 fully and accurately, to the best of my ability, in the 9 notes taken by me on the deposition of the above petition 10 and that it is a correct transcript of the same. 11 12 13 IN WITNESS WHEREOF, I have hereunto set my 14 hand and affixed my seal of office this 7th day of August, 15 2006. 16 17 18 19 20 21 RPR and Notary Public 22 23 NOTARIAL SEAL ELIZABETH S NISSEL 24 Notary Public CITY OF ST MARYS, ELK COUNTY

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My Commission Expires Dec 7, 2008



Case 1:05-cv-00122-MBC Document 20-2 Filed 09/01/2006 Page 32 of 32 I, CHARLES D. WILSON, have read the foregoing deposition, and it is true and correct to the best of my knowledge and belief. CHARLES D. Deponent